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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/606,515	06/25/2003	Paul Petrus	15685P213	5235
45222 7590 04/10/2007 ARRAYCOMM/BLAKELY 12400 WILSHIRE BLVD			EXAMINER	
			AJIBADE AKONAI, OLUMIDE	
SEVENTH FLOOR LOS ANGELES, CA 90025-1030			ART UNIT	PAPER NUMBER
			2617	
SHORTENED STATUTORY	V PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MON		04/10/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		10/606,515	PETRUS, PAUL				
		Examiner	Art Unit				
		Olumide T. Ajibade-Akonai	2617				
	The MAILING DATE of this communication a	opears on the cover sheet with the c	orrespondence address				
Period fo		LVIC CET TO EVOIDE A MONTH	S) OR THIRTY (20) DAVE				
WHIC - Exter after - If NO - Failui Any r	ORTENED STATUTORY PERIOD FOR REP HEVER IS LONGER, FROM THE MAILING issions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perior to treply within the set or extended period for reply will, by statuely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status		:					
1)⊠	Responsive to communication(s) filed on 16	January 2007.					
<i>'</i> —	This action is FINAL . 2b) This action is non-final.						
3) 🔲	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4) 🔯	4)⊠ Claim(s) <u>25-48</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)🖂	⊠ Claim(s) <u>34 and 35</u> is/are allowed.						
6)⊠	Claim(s) <u>25-27,36,37,44 and 45</u> is/are rejected.						
•	Claim(s) <u>28-33,38-43 and 46-48</u> is/are object	·					
8)□	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)	a) All b) Some * c) None of:						
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
	•						
Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D					
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal F					
Paper No(s)/Mail Date 6) Other:							

DETAILED ACTION

1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 25, 36 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bringby et al 6,283,883 (hereinafter Bringby) in view of Itoh et al "Performance of Handoff Algorithm Based on Distance and RSSI Measurements" (hereinafter Itoh).

Regarding **claim 25**, Bringby discloses a method for facilitating handover between a base station pair (originating and neighbor BS's, see col. 3, lines 61-67, col. 4, lines 1-8) in a communication system comprising: computing a cost function (hysteresis plus RSSI_orig, see col. 4, lines 23-28) for the base station pair (BS's of the originating and neighbor cell, see fig. 3, col. 3, lines 61-67 and col. 4, lines 1-7) dependent on a relative received signal strength (RSSI_orig, see col. 3, lines 23-28) and an adaptive hysteresis factor (hysteresis level, see col. 4, lines 23-28, 39-50 and col. 5, lines 1-16); selecting a base station from the pair dependent on the cost function (handoff to a neighbor BS is initiated if the RSSI_orig plus hysteresis is lower than the RSSI_neighbor, see col. 4, lines 23-28).

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Bringby fails to disclose selecting a base station from the pair of base stations dependent on the cost function and a second factor, wherein the second factor is either base station load or physical distance between a user terminal and the base station.

In the same field of endeavor, Itoh discloses selecting a base station from the pair of base stations dependent on the cost function (inherent, since measured signal strength from a serving base station in a cell A is compared the signal strength of a base station in an adjacent cell B to see if the signal strength from the adjacent station exceeds that of the serving base station by a hysteresis value h, see fig. 1(a), p.1461, lines 1-10) and a second factor (measured distance, see fig. 1(a), p.1461, lines 10-15), wherein the second factor is either base station load or physical distance between a user terminal and the base station (measured distance, see fig. 1(a), p.1461, lines 10-15).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Itoh into the system of Bringby for the benefit of reducing average handoff delay and the average number of handoffs in a mobile communication system.

Regarding **claim 36**, Bringby discloses a machine-readable medium having stored thereon a set of machine-executable instructions (mobile station, MS, see col. 2, line 56-58) that, when executed by a data-processing system, cause the system to perform a method for facilitating handover between a base station pair (originating and neighbor BS's, see col. 3, lines 61-67, col. 4, lines 1-8) in a communication system

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comprising: computing a cost function (hysteresis plus RSSI_orig, see col. 4, lines 23-28) for the base station pair based on a relative received signal strength (RSSI_orig, see col. 3, lines 23-28) and an adaptive hysteresis factor (hysteresis level, see col. 4, lines 23-28, 39-50 and col. 5, lines 1-16); selecting a base station from the pair dependent on the cost function (handoff to a neighbor BS is initiated if the RSSI_orig plus hysteresis is lower than the RSSI_neighbor, see col. 4, lines 23-28).

Bringby fails to disclose selecting a base station from the pair dependent on the cost function and a second factor, wherein the second factor is either base station load or physical distance between a user terminal and the base station.

In the same field of endeavor, Itoh discloses selecting a base station from the pair of base stations dependent on the cost function (inherent, since measured signal strength from a serving base station in a cell A is compared the signal strength of a base station in an adjacent cell B to see if the signal strength from the adjacent station exceeds that of the serving base station by a hysteresis value h, see fig. 1(a), p.1461, lines 1-10) and a second factor (measured distance, see fig. 1(a), p.1461, lines 10-15), wherein the second factor is either base station load or physical distance between a user terminal and the base station (measured distance, see fig. 1(a), p.1461, lines 10-15).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Itoh into the system of Bringby for the benefit of reducing average handoff delay and the average number of handoffs in a mobile communication system.

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Regarding **claim 44**, Bringby discloses a processing unit for facilitating handover between a base station pair in a communication system (inherent, since it is well knownfor a mobile station, MS, to have a CPU, controller or processing unit to accomplish the tasks of receiving the signal strength from the originating and neighbor base stations and calculating the hysteresis factor, see col. 2, line 56-58), comprising: a base station selection unit to select a base station dependent on the inputs from a received signal strength measurement (RSSI) unit (inherent, since it is well known for a mobile station, MS, to have a CPU, controller or processing unit to accomplish the tasks of receiving the signal strength from the originating and neighbor base stations and calculating the hysteresis factor, and based on the calculated hysteresis factor plus the RSSI, initiating a handoff, see col. 2, 56-58, col. 4, lines 1-28), an adaptive hysteresis calculation unit (see col. 4, lines 23-28).

Bringby fails to disclose a distance calculation unit.

In the same field of endeavor, Itoh discloses a distance calculation unit (see fig. 1(a), p.1461, lines 1-15).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Itoh into the system of Bringby for the benefit of reducing average handoff delay and the average number of handoffs in a mobile communication system.

4. Claims 26 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bringby et al 6,283,883 (hereinafter Bringby) in view of Itoh et al "Performance"

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of Handoff Algorithm Based on Distance and RSSI Measurements" (hereinafter Itoh), as applied to claims 25 and 36 above, and further in view of Watters et al 20010002822 (hereinafter Watters).

Regarding claim 26, as applied to claim 25, Bringby discloses the claimed invention except wherein the physical distance is derived from a propagation delay determined from a relative time-of-arrival of a broadcast message transmitted from the base station synchronized according to a common timing reference.

In the same field of endeavor, Watters discloses wherein the physical distance is derived from a propagation delay determined from a relative time-of-arrival of a broadcast message transmitted from the base station synchronized according to a common timing reference (calculation of distance using signal transmitted from base station, see fig. 3, p.3, [0021]-[0022]).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Watters into the system of Bringby et al for the benefit of providing a mobile terminal with a GPS receiver for determining location.

Regarding claim 37, as applied to claim 36, Bringby discloses the claimed invention except wherein the physical distance is derived from a propagation delay determined from a relative time-of-arrival of a broadcast message transmitted from the base station synchronized according to a common timing reference.

In the same field of endeavor, Watters discloses wherein the physical distance is derived from a propagation delay determined from a relative time-of-arrival of a broadcast message transmitted from the base station synchronized according to a

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common timing reference (calculation of distance using signal transmitted from base station, see fig. 3, p.3, [0021]-[0022]).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Watters into the system of Bringby et al for the benefit of providing a mobile terminal with a GPS receiver for determining location.

5. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Bringby** et al 6,283,883 (hereinafter Bringby) in view of Itoh et al "*Performance of Handoff Algorithm Based on Distance and RSSI Measurements*" (hereinafter Itoh), as applied to claim 25 above, and further in view of **Akopian et al 6,466,164 (hereinafter Akopian)**.

Regarding **claim 27**, as applied to claim 25, Bringby discloses the claimed invention except wherein the physical distance is derived from a time-of-arrival of a time-stamped message transmitted from the base station.

In the same field of endeavor, Akopian teaches wherein the physical distance is derived from a time-of-arrival of a time-stamped message transmitted from the base station (see col. 1, lines 13-39).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Akopian into the system of Bringby for the benefit of determining the pseudorange from a receiver to a beacon that transmits a ranging signal.

6. Claim 45 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Bringby** et al 6,283,883 (hereinafter Bringby) in view of Itoh et al "*Performance of Handoff*

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Algorithm Based on Distance and RSSI Measurements" (hereinafter Itoh) as applied to claim 44 above, and further in view of Hashem et al 20030073455 (hereinafter Hashem).

Regarding **claim 45**, as applied to claim 44, Bringby further discloses wherein the base station selection unit selects the base station dependent on a cost function (handoff to a neighbor BS is initiated if the RSSI_orig plus hysteresis is lower than the RSSI_neighbor, see col. 4, lines 23-28).

Bringby fails to disclose wherein the base station selection unit selects the base station dependent on a base station load input.

In the same field of endeavor, Hashem discloses wherein the selection of a base station is dependent on a base station load input (see fig. 1, p.3, [0007]).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Hashem into the system of Bringby for the benefit of providing optimum data communication.

Allowable Subject Matter

7. Claims 34 and 35 allowed.

The following is an examiner's statement of reasons for allowance: Regarding claim 34, Bringby et al 6,285,883 discloses a method for computing an adaptive hysteresis factor to facilitate handover between a base station pair in a communication system comprising: computing a standard deviation of a residual signal associated with transmission from a first base station to obtain an estimate of a first base station signal strength fluctuation; and computing a standard deviation of a residual signal associated

with transmission from a second base station to obtain an estimate of a second base station signal strength fluctuation. The instant invention discloses multiplying the sum of the estimated station signal strength fluctuation of the first and second base station with a scaling factor to obtain an adaptive hysteresis factor. The above novel features in combination with all the recited limitations of claim 34 are neither taught, suggested nor made obvious by Bringby et al or any other prior art. Claim 35 is allowable based on its dependence on claim 34.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Claims 28-33, 38-43 and 46-48 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

8. Applicant's arguments filed 16 January 2007 have been fully considered but they are not persuasive. Regarding claims 25, 36 and 44, applicant asserts that Itoh cannot be used to modify Bringby. The examiner respectfully disagrees. In response to applicant's argument that "Bringby cannot be modified to use the distance formula of Itoh without changing its principle of operation", the test for obviousness is not whether the features of a secondary reference may be bodily incorporated into the structure of the primary reference; nor is it that the claimed invention must be expressly suggested

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in any one or all of the references. Rather, the test is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981). Bring discloses using only cost function for facilitating a handover, the cost function having being calculated from the signal strength (see col. 2, lines 23-50). Itoh discloses using two factors/conditions, distance and signal strength for facilitating a handover (see p.1461). Therefore, it would have been obvious to one of ordinary skill in the art to combine the teaching of Itoh, by using an algorithm that performs a handoff/handover based on a measured distance between the mobile station and base station, into the system of Bringby as indicated in the 35 USC § 103 rejection of claims 25, 36 and 44. Claims 25, 36 and 44 stand rejected as the applied references provide more enough support. Claims 26, 27, 37 and 45 stand rejected based on their being dependent on claims 25, 36 and 44.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Hamalainen (6,363,252) discloses an advanced method for executing handover.

Ward et al WO 02/030135 A3 discloses an adaptive cellular communication handoff hysteresis.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR.1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olumide T. Ajibade-Akonai whose telephone number is 571-272-6496. The examiner can normally be reached on M-F, 8.30p-5p.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on 571-272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

OA OA SUPERVISORY PATENT EXAMINER